(Case 3	:21-cr-00494-E	Document 87	Filed 06/07/22	Ρ	U.S. DISTRICT COURT
			N THE UNITED S' OR THE NORTHI DALL		T COURT	NORTHERN DISTRICT OF TEXAS FILED JUN -7 2022
UNITE	ED STA	TES OF AMERICA,		§ §		CLERK, U.S. DISTRICT GOURT By Deputy
v.				§	Case Num	ber: 3:21-CR-00494-E(3)
HAROLD WAYNE RIVERS,				§ § §		
Defendant.			9 §			
REPORT AND RECOMMENDATION CONCERNING PLEA OF GUILTY						
After cannot be an independent of guilty 846 Co.	eared be autionin , I deter pendent y be acc nspiracy	efore me pursuant to g and examining HA mined that the guilty basis in fact containing epted, and that HAR	Fed. R. Crim.P. 11, ROLD WAYNE RI plea was knowledge ng each of the essent OLD WAYNE RIV	and has entered a VERS under oath able and voluntary tial elements of suc ERS be adjudged	plea of guil- concerning and that the h offense. I guilty of 21	Dees, 125 F.3d 261 (5th Cir. 1997), ty to Count(s) 1 of the Indictment. each of the subjects mentioned in offense(s) charged is supported by therefore recommend that the plea U.S.C. § 841(a) and (b)(1)(C) and dingly. After being found guilty of
	The defendant is currently in custody and should be ordered to remain in custody.					
	The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.					
		The defendant has been compliant with the current conditions of release.				
		The Government op The defendant has n If the Court accept Government.	ot been compliant w			t for hearing upon motion of the
×	substar recommunder § that the	itial likelihood that nended that no senter 3145(c) why the deformant	a motion for acquince of imprisonmentendant should not be all to flee or pose a	ttal or new trial t be imposed, or (o detained, and (2) th	will be gra) exceptionate ne Court find person or the	less (1)(a) the Court finds there is a nted, or (b) the Government has al circumstances are clearly shown is by clear and convincing evidence e community if released.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).

NOTICE